GENTRAL BEWS IPENS.

-The Legislature was not in session Wednesday. We have consequently

o proceedings to report.

That, Sievens left Lancaster on the

th for Washington in a special car.

-Chief Justice Chase has arrived at

—Chief Justice Chase has arrived at Blobmond and presided in court on the 13th. Mr. Davis is expected on the 23d. —The cost of registration in Virginia was \$269,000—the ordinary expenses of a State Government before the war. —Gen. McClellan did not return on the Scotia as was expected and an-nouncest.

-Fernando Wood has been nominated

New York.

-In Vienna last year the legitimate births were 12,943, and the illegitimate

13,802.

25th instant.

LEON TROUBBALE, ASSOCIATE EDITOR.

MARRY BEEG, LOCAL ENTOR.

R. T. ENGLESH, COMMERCIAL, FINANCIAL AND RIVER EDITOR. JOHN ATRELIE, CARRIER AND BUSINESS Editorial Rooms-No. 293 Mars STR UP STAIRS OVER GERMAN NATIONAL HANK, Equiness Office—No 13 Madison Street.

rogatives of any Department of the State

Union, Prace, Law and Onnes.

risi department, should be addressed; Ept-TORS OF THE APPEAL, Mamphis. el a not found suitable for publication.

We have read much of what has been proof by writing, recently written upon the subject of removing the disabilities which prevent negroes from testifying in the Courts, and have ourself been of opinion that or the jury; as we would, in all cases, civil and criminal, have the statements of the parties heard, and their value as testimony be left to the Court or jury to decide upon. Where even an unreliable of the parties in any other than a regular sent agree that all the world shows what those by whom they are employed. Law 6, ff. de testibus says: Idones not anywhere, in any other than a regular sexting they themselves do, that a more arrant piece of humburgery—a more ridiculous farce has never been gotten up to represent a great State-trial.

They are held not to be fit witnesses, for those who may constrain.

THE BEGINNING OF THE AND. Closet, it may be safely left to the Judge or the jury to ner, the consistency and reasonableness the paternal government, and to slaves; stances of the case, to decide how much servants and domestics who are free perstances of the case, to decide how much it is worth. Our acquaintance with the characteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and only dependent in a certain decharacteristics of the negro race, and some experience in the Federal Courts in Arkansas, where they have been witpesses, in cases from the Indian country, compel us to say that we should, if we were a Judge or jurer, attach very little weight to the testimony of a negro, unocroborated by other testimony or by ircumstances: and none at all where his own interest was involved; except where the witness was very much above the rdinary average of his race. We have

ful; but these have been but rare inslances among a great multitude. by the Roman law, the deposition of a down white men for expressing sentiments adverse to negro spreamay of a negro. Perjury is an offence that has few or no terrors for them; and to admit them as witnesses is, we are pursuaded, to make perjury as common as lying. We multiply osths and affidavits by far too much; and the consequent of the profugent, said Law 9, 11, Cod. do testibus; and this was anciently followed in the French Courts, according to the saying of the bar, testis unus, the deposition of a down white men for expressing sentiments adverse to negro spreamay of incorporating of the Fortieth Congress; for them; and to admit the setablish a fact, to matter how worthy of creditors of what dignity the witness will be remainded to any regular meeting of the Fortieth Congress; for the fortieth control to such the precision of the profuse of the regular account. November term to establish a fact, to matter how worthy of creditors of what dignity the witness was in general insufficient on the construction of the fortieth congress; for them; and to admit the establish a fact, to matter how worthy of creditors of what dignity the witness was in general insufficient on the consequent meeting of the Fortieth Congress; for the first present regular time of the mording of the precision o lawyer, who is at all familiar with the practice of the courts. It is only in rare cases that an oath gives any additional guarantee of the truth of a statement, and the solemn administration of it on suffice for proof; that the truth could got suffice for proof; that the truth could got suffice for proof; that the truth could got pation by negro colonies of lands gri
saying of the bar, testis unus, testis them, mensucing with instant death all them, mensucing with instant death

not the language of the witness himself. shading and colouring it, and using Marcade, the most acute and philosostronger and more explicit words than phical of all writers upon what we term the witness' own. Many cases are unlegity gained of definited the classical acute and philosophical of all writers upon what we term by the following letter under his door: justly gained or defeated, by that kind says, upon this subject of oral teglimony.

a motion to dissolve an injunction, upon adars, reputed by Lossea, 'qui mieux ice. We are aware of your hostile feelings towards Mr. Hunnicutt and his positive in our own days the influence aft the parts affidavits, drawn up by a in our own days the influence and ice we will not interfere with them. solicitor of two negro or mutatto wendles, take and other influences not less potent one of them the mistress of the party who had obtained the injunction. Who or what they were did not appear on the force of the affidavits, and there was face of the affidavits, and there was face of the affidavits, and there was as good as any one's, was not sufficient cient to justify the unlimited admission has been a citizen of this city for many as good as any one's, was not sufficient cient to justify the unlimited admission has been a citizen of this city for many property of oral testimony." to hang a blind pup upon, and they of oral testimony." were entirely too worthless for any one "On the other hand," he says, "and to the strength of the strength of the supposing that all witnesses were some of his negro hands since the elec-

It is quite certain that there will be sion of oral testimony has been deemed ittle security for rights of any sort, in the Courts, if the depositions and affidation of ruinous litigations. The Ordonnance of the Courts, if the depositions and affidation of ruinous litigations. The Ordonnance of the Courts, if the depositions and affidation of ruinous litigations. The Ordonnance of the Courts, if the depositions and affidation of ruinous litigations. The Ordonnance of the Courts, when he beheld bavid time made the dispositions afterwards confirmed by the Ordonnance of 1667, and reliable and worthless, and to permit their use will be exceedingly dangerous.

Bottom Rail on Top—A New Yorks and Sheriff Harris walked up into the court york of ruinous litigations. The Ordonnance of the Ordonnance of the Courts, when he beheld bavid time made the dispositions afterwards confirmed by the Ordonnance of 1667, and which Section 1341 of the Code reproduced as a bilty-goat. Mr. Harris their use will be exceedingly dangerous. little security for rights of any sort, in an excellent means of avoiding a swarm Beine of the rules and principles of the obviate the multiplication of facts which held court—that the bottom rail was on a shade lower: sales 1900 bales; upland

testimoniorum que recitari solent: " lem it was impossible for him to do so Witnesses present in Court and testify- and if our law rejects parol evidence in ing orally are entitled to quite another one case, it ought to do so in all. How degree of credit than depositions written often has not every lawyer seen his often by TELEGRAPH

ense. Under the present construction every-day occurrence; for perjury of the words Republicanism and equal is as common as lying. How often have rights, and the notions of Congress and we seen witnesses testify positively as to Military Despots as to their powers, we the very words spoken by a party, when shall expect soon to read an Act of Con- months had elapsed, and when the subgress or Rescript of a Proconsul, making | ject of the conversation was one in which it a penal offence for Judge or Jury to give any less credit to the testimony of a negro protectairs or prostitute, than to that of the most emisent and illustrious ney, unfortunately, at the present day, the majority, as in some of the counties sitizen. It is already ordered that ne-

opon their testimony. It is for our Leg- columns of a daily newspaper. islatures to see to it that in endeavouring No ESTABLIBITY RATE of Military despotisms, to remedy one mischief of only occasional No asstant satisfaction of Military despondent no enthroning of martial law, no suspendent of the writ of Habeas Corpus, no slaying of cit-country a chronic plague and put every Ex-President Davis is to be tried at. lyans by Millary Commission, no interference with the Courts, no letters de cuchet, in time of man's rights and many men's lives in Richmond on the 25th inst., if all parties

The truth is that oral testimony is always dangerous. The Roman law admitted it in all cases, in actions real and personal, and in matters civil and criminal but the depravation of disfranchised citizens to all personal, and in matters civil and criminal but the depravation of morals having made subcruation common, the jurisform political opinious: for the Pussess and Future.

The truth is that oral testimony is always dangerous. The Roman law admitted it in all cases, in actions real and political opinious. The Roman law admitted it in all cases, in actions real and personal, and in matters civil and criminal but the depravation of morals having made subcruation common, the jurisform political opinious: for the Pussess and Future.

The truth is that oral testimony is always dangerous. The Roman law admitted it in all cases, in actions real and personal, and in matters civil and criminal but the depravation of morals having made subcruation common, the jurisform political opinious: for the Pussess and Future.

The truth is that oral testimony is always dangerous. The Roman law admitted it in all cases, in actions real and personal, and in matters civil and criminal but the depravation of morals having made subcruation common, the jurisform political opinious; for the personal, and in matters civil and criminal but the depravation of morals having made subcruation common, the jurisform political personal, and in matters civil and criminal but the depravation of morals having make up a common verdict, as to whether secession is treason or whether the new truth is that oral testimony is always dangerous. The Roman law admitted it in all cases, in actions real and providence. Clary, Clary, Company or time defends to Washington, and is arranging with the country have differed from the Church, an extensive such factory, a large quantity of tumber, and extensives such factory, a large quantity of tumber, and extensive such factory, a large quantity of tumber, and extensive such factory, a large quantity of tumber, and

hundred and fifty france.

man law applied only to children under this heading, the National Intelligence paints the following picture of the paternal government, and to slaves: ligencer paints the following picture of and the meeting of a new Congress commencing before the time fixed by the Miss. more strongly shows the distrust of upon the very vitals of the country.

oral testimony habitual to that law. said, such testimony would be suspected known those who were eminently truth-

guarantee of the truth of a statement, and the solemn administration of it on the Hory Scriptures is too often only a solemn mockey.

Instelly, we have hesitated to assent to the wisdom of admitting negro testimony, at least in the shape of written depositions. Every lawyer is aware depositions. Every lawyer is aware how easy and how common it is for depositions to be so written down as to amount to much more, in favour of one side or the other, than the real testimony of the wilness would have amounted to, given in the face of the mony of the wilness would believe, or what you are not confined to any one smooth to guarantee of the truth of a statement, and the red testimony of the wilness would have amounted to, given in the face of the amounted to, given in the face of the subjected to a searching cross-examination. The written language is too often not the language of the witness himself.

nothing before the Judge to discredit party to object to witnesses who have them; and yet the intrinsic value of eaten and drunken at the costs of his adtheir testimony, appearing on the record versary, have not seemed to them suffi-

conscientious and veracious, the exclu-

out in advance and read there.

These are principles of law, because testimony of a single witness, which he they are the dictates of simple common knew was false? It is a matter of

the ascertainment of the truth; while, depositions, taken at a distance, and the disfranchisement of those who did not vote.

The Truck denounces Gan, Morrella LOYALTY to the Union of the States: Finel.

The Three denounces Gen. Mower's appointment of R. King Cutler to the direct interest in this matter; and we making: Obedience to and, maintenance of and lives of men should not be put at the mercy of those who are too ignerant, too may therefore perhaps be pardoned for may therefore perhaps be pardoned for the State and National, constitutionally and lives of mercy of those who are too ignerant, too may therefore perhaps be pardoned for the State and National, constitutionally and lives of men should not be put at the direct interest in this matter; and we ler is denounced and ridiculed by the enlittle controlled by reason and morals, this very incomplete discussion of ques-Existrance to Tyranny, Userpation and Op-sation, of one many many; and to all en-sation, of one many many; and to all en-sation, of one many many; and to all en-sations, of one many many; and to all en-sations of the obligation of an itions that must at first blush seem as consideration in the canner. The Liberty No, 4 passed Attorney General Stanbery, in regard to --- Which we may translate, 'whose keeps the best liquors, makes the best proof.'

ten on one side of the page only, and with the matter be of a sum less than a have now an opportunity to determine, and thus set at rest the disturbing also begins and is dated from the fourth of the Southern people were determined by the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the fourth of the set at rest the disturbing also begins and is dated from the set at rest the disturbing also begins and is dated from the set at rest the disturbing also begins and the set at rest the disturbing also begins and the set at rest the disturbing also begins and the set at rest the disturbing also begins and the set at rest the disturbing also begins and the set at rest the disturbing also begins at rest the disturbing also begins at rest the disturbing als hundred and fifty francs.

The Franch law, following in that the

baid in interest that they cannot even only be called by the President on an ex-

nesses. But the Ro- THE BEGINNING OF THE AND.

Every mail and every day's telegraphic So the Roman law rejected, for suspi-cion of partiality, the testimony of an advocate or attorney of either of the pay. advocate or attorney of either of the par-ties in a cause; and it is to be regretted that they are not disqualified by our law. POTHER held that it ought to be excluded, though the Ordonnance of 1667 white people of the Southern States. We said nothing on the subject. For, he said nothing on the subject. For, he in and nothing on the subject in and only of the hazest and most in registration and in a regular session. It was a new and white people of the form of the regular session. It was a new and white people of the form of the regular session of March the form of the form of the regular session of March the form of the form of the regular session of March the form of the form of the regular session of March the form of the form of the regular session of March the form of the form of the regular session of March the form of th said, such testimony would be suspected of partiality, if given in favour of the contrivance of Radical of partiality, if given in favour of the contrivance of Radical content, and it would be indecent to allow an advocate or attorney to testify against his client. ections in the South under the direcbis ellent.

By the Roman law, the deposition of a down white men for expressing senti-

not the language of the witness himself.

We have known coursel who could not, as well as some who would not, take down the testimony of a witness fairly, without keeping back or softening it, and using specific and colouring it. of the military district commanders.

lesting gained or defeated, by that kind says, upon this subject of oral legimony.

Of sharp practice.

Not long since, in a soit in equity, on a motion to dissolve an injunction, upon tain; and if our fathers repeated the solicitor of two negro or mulatto wenches, table and other influences not less potent remain; we will not interfere with them.

Mr. Monroe is a native of Maine, but

Bottom Bail on Top-A New Judge. Some of the rules and principles of the rules and principles of the rules and principles of the subman law in regard to testimony are worthy to be incorporated in our books. When the relief of the principles of the subman law in regard to testimony are worthy to be incorporated in our books. When the relief of the subman law in regard to testimony are worthy to be incorporated in our books. For example:

"In the matter of testimony, regard is to be incorporated into the social standing, we can subman and the social standing, we can subman and the subman is to be read of witnesses; and therefore those who have guivectation diminish the credit of their testimony, are not to be heard. Digest, Book zerii. Id. V., de testimony.

Wherefore the Emperor Hadditan by the principles of the Province of Cilicia, that whosever had the power of judicial described by a wear of the principles of the matter in disputs is of more than the order than the words of the Rescript standard of the Rescript standard of the Province of Cilicia, that whosever had the power of judicial described by the subman is the credit of the province of the subman standard of the Rescript stand

LATEST

Night Dispatches.

New ORLEARS, November 15-The Republican says that returns from fittle more than half of the counties, in the for Mayor by the Mozart Democracy of AGENTS.

J. D. Rasberry, general agent for Arkansza.

John E. Reardow, Little Rock, Ark.

Read Fletcher, Pine Hing, Ark.

Read Fletcher, Pine Hing, Ark.

Read Fletcher, Pine Hing, Ark.

Rev. A. E. Wissfield, Camden, Ark.

Rev. A. E. Wissfield, Camden, Ark.

PRINCIPLES GOVERNING THE GON.

DUCT OF THE APPEAL.

DUCT OF THE APPEAL.

AGENTS.

It is already ordered that new witnesses what is false. We all know it, so to prove by the sounder of the Convention voted, and in some parts of the State witnesses what is false. We all know it, so the popular of the Convention voted, and in some parts of the State witnesses what is false. We all know it, so the popular of the Convention voted, and in some parts of the State witnesses what is false. We all know it, so the popular of the Convention voted, and in some parts of the State witnesses what is false. We all know it, so the popular of the Convention voted, and in some parts of the State witnesses at the meeting of the sonicity of the There are a distance of the State witnesses what is false. We all know it, so the popular of the Convention voted, and in some parts of the State witnesses at the meeting of the State witnesses at the meeting of the State witnesses what is false. We all know it, so the popular of the Convention voted, and in some parts of the Talle Convention voted, and in some parts of the Talle Of the Tempseal of the Tempseal and Polit Jurow, and every day see it in our Courts.

It is worthy of the consideration of leg-law to the popular of the country. The winch is to suppress the truth, and to prove by the industry.

It is worthy of the consideration of leg-law to the parts of the Tempseal o The Times denounces Gen. Mower's councies whether to seize the lands on the first of January, if they are not given

er is denounced and ridiculed by the en-ire press.

LOUISVILLE, November 15.—The river Eastern District of Virginia, have had down this evening.

Sr. Louis, November 15,—Gen. Hancock and family, and several members of ready to proceed with the case on the his staff, left this evening for New Or-leans, to assume command of the fifth

military district.

Weather clear and warm.

Houston, Texas, November 14—A esco.
STREET SUBSHIEVATION of the Military to the

jeopardy.
The truth is that oral testimony is which the statesmen and politicians of which destroyed a whole block of build-

meeting of Congress is not an adjo-

FOREIGN.

entral, 84; Erie, 47;. FRANKFORT, November 15, a p.m.

TELEGRAPHIC MARKETS.

NEW ORLEANS, November 15 .- Cotton unsettled; sales 2700 bales; middling, 17ic.; receipts, 4027 bales; exports, 1030

51.827 cales, Sugar, Louisiana centrifu-gal, 14 c. yellow clarified, 15c. Molasses

produces of Francedecided by the Ordon whether secession is treason for the Prince and Future, and Future, prince Prince Prince and Future, prince Pr African case, of all the civil rights of freeness. No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References, by State of Nation, of any house and lawful delt.

No References and the State of Nation, of any house, or dictionary works, or manes of the research, and to be determine the family question, the President, the same sources it is learning any and chicker, and so that repeat and the determine the family question, the President, the same sources it is learning any and chicker, and so that repeat and the same sources it is learning any and chicker, and so the first ten cyphers or eletter, \$250, and for each additional cypher or family question, the President, the first ten cyphers or eletter, \$250.

No References and the supplement of the pressure in the North form influential citizens, is in the North form influential citizens, is in the North form influential citizens, is in the North form influential citizens, and in the North form influential citizens, and to be described in the same sources it is learned that the determine the character, \$250.

No References and the Supplement of the same sources it is learned that form in the North form influential citizens, and in the North form in the North form in t

mance of 1867. Th. 20. Art. 2, thus the descendants of Euglish freemen to Correct the Congress. After quoting the provisions of the Congress. After quoting the provisions of the Congress. After quoting the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the article says of the provisions of the Congress, the provisions of the Congress, the provisions of the Congress, the article says of the provisions of the Congress, the provisions of the provisions o have now an opportunity to determine, begins and is dated from the fourth of and thus set at rest the disturbing eledepartment, should be addressed; EpiThis article excepted commercial matment of our politics. What Jay, Masnot, as a rule, undertake to return artiters; and the next article excepted also
shall, and Tanky could not adjudicate,
ters; and the next article excepted also
shall, and Tanky could not adjudicate,
ters; and the next article excepted also
shall, and Tanky could not adjudicate,
ters; and the next article excepted also
shall, and Tanky could not adjudicate,
ters; and the next article excepted also
shall, and the next article excepted also
shall article exce ters; and the next article excepted also cases of unforeseen accidents, and those in which there was a commencement of proof by writing.

The Civil Code (Code Naroleon)

The Civil Code (Code Naroleon)

The provisions, increasing the amount from one hundred livres to one managers of this trial have in their provisions and they find the panel of Judge Underwood may gladden humanity by the rendering of the first Monday in December and all the panel of Judge Underwood may gladden humanity by the rendering of the first Monday in December and fifty france.

The civil Code (Code Naroleon)

The constitutional provisions before the first Monday in December of the blacks. There was not a support of the blacks. There was not a support of the blacks of the blacks. There was not a support of the blacks of the blacks. There was not a support of the blacks of the blacks. There was not a support of the blacks of the blacks. There was not a support of the blacks of the blacks. There was not a support of the blacks of the blacks of the blacks. There was not a support of the blacks of the blacks of the blacks. There was not a support of the blacks of the blacks of the blacks of the blacks of the blacks. There was not a support of the blacks of the sympathetic, possessed of great physical energy and power, and only retheir testimeny ought to be admitted, its credibility to be judged of by the Court and domestics to testify in favour of or the judy; as we would, in all cases,

MARRIED.

HYMAN-RAYNER-In St. Peter's Church, from the first alonday in December, by appointing a different day. There is a Dr. Plan. Col. JOSEPH H. HYMAN, Of Tarboro

HINSON-BROOKS-At the bride's: The soft yet perpetual chain of love's faithful Congress had no power to pass the act of January 22, 1867. Otherwise it had the ties has again bunnd in computial blis two long devoted friends-one of Tenname's power not only to convene an extra-int, also, to create an extraordinary oc-casion for it in contragention of the powers of the President. The article guished densist and noble as acted can of old lirginia. A large number of kappy friends cal wishes and brighest smiles on that;

> dears,
> Without the smile from partial besuty wonSay, what were man, a word without a pan ? NEW ADVERTISEM'TS PHE ESTATE OF THE LATE DR. JOHN W

the Thirty-until Congress, for that Congress expired on March 4th, 1867; reports that the Imperial had g grounding at Dauphin's Rapids, an

on her way down the river full of starved passengers. The Deer I met the Benton sixty miles below Stavenson. She reports the Char

PHE STORE OF TRUDEAU & DUKE,

E. M. APPERSON & CO., Cotton Factors London, Novembea 15, 5 p. na.—Con-ols closed at 94 9 16; 5 20s, 701; Illinois.

open from 9 to 12 o'clock, A.M.

GROCERS AND COMMISSION MERCHANTS No. 2384 Front and 6 Jefferson Sts., MEMPHIS, TENN.

A LARGE stock of Plantation Supplies, Bay 7s; No. 1 Milwankse red, 13s 101. Bar-ley, 5s 4d. Oate, 3s Hd. SHINGLES LATHS, DOORS.

SASH, BLINDS. Etc., Cheaper than Ever, Orders from the Country promptly and faithfully attended to.

W. T. SWANWICK & CO., Foot Adams Street, pol6 lm Opposite Bradley Block,

AMUSEMENTS. CREENLAW OPERA HOUSE

POSTPONEMENT.

In consequence of this being the last day of the flaces, the Matineo which was advertised to take place to-day is postponed until 8 a TUR-DAY the 223 1981. CREENLAW OPERA HOUSE K' Saturday Evening, Sevember 16. Third Night of the Grand Sjectacular Drama, A TALE OF ENCHANTMENT, with all the

Lesses and Manager Halley H. FRANCE LINDAUER, ARNOLD & CO.'S. N. M. TREZEVANT'S SALE bating in Mecklenburg and adjoining councies whether to seize the lands on SATURDAY EVENING, NOVEMBER, 18th, 1867. Femule Detective.
LOTTA in Six Characters. GB:ECF OF IN-TEREST-Fanny, Miss Lotta. New Irish Motley; Shelintah Jug; Hanjo Solo. CHARGE OF TIME-Doors open at 14 to 7 FASHIONABLE DANCING ACADEMY

AND GYMNASTICAL M DME, LRISE would most respectfully regulations prohibiting the employment of civilians in any branch of the military service where soldiers can be detailed without injury to the service.

-Ex-Secretary Stanton has returned

THE Fall Meeting over this Course will en Kleventh Bay of November, and Conthane Fix Bays. Three following races closed, by the name atries, on the lift instant: WURSERY STAKE.

imp Albigon.
Johnsen & Douglass enter bk. ', thariotte
Thompson, by imp. Mickey Free, dam Ada
Teris by hup. Albigon.
Johnson & Douglass enter a c. Richellen, by
Jack Malons, dam the dam of Moggins, by
Orners. P. Michell enters br. c Elgin, by Shelby dam by imp. Emue; second dam the dam of ral A. Buford enters br. c. by Lexingfort horoughbred but pedigree not known dam thoroughbred but pedigree not known dress red, gray and white.

W. M. Tremaine enters a c. flashwhacker, by Lexington, dam by Gienzoe; dress red, white and islue.

Torner & Johnson enter br. c. Crystal, by Avalanche, dam Gun, by Chille Harold. GREEN STAKE. G. W. Dillahunt enters Geu. G. W. Harding's T. finetts, by Highlander, dam Delta, by imp. Finan; Syenre cid. Johnson & Douglass enters g. t. by Jack Ma-ma, dam Aleino, by imp. Albion; S years the state of the state of the state of the state of the part of the state of th

d white. John H. Morgan enters ch. f. Nannie Letcher Australias, dam Lavender, by Wagener Syears old, O. B. Thomas enters ch. f. Hira, by Lexington, out of Hegins, by loop. Ambassador, Turner & Johnson enters oh. f. Magazine, by

BACES JET OPEN FOR ENTRIES.

Third Day-Officens' purse, \$509, two mile Third Day—(Misens' purse, \$500, two mile sta, free for all ages. Hird.1 sy—Sected Trace, three mile dash, free rall ages \$500 purse. Fourth Bay—recond tace, Bankers' purse, 50, three mile heath, type for all acts. Fifth Day—Seguiters and Western Tarf Con-Fifth Day—Seguiters and Western Tarf Conritta Day Saginerii and western fur ton-rers talas, rour mi e heats Sixth Bay-First race Saloon stake mile seats three beat in five, Sive purse, ross for all ges. Second race, mile heats for uponion in fors, o be incidinapped, Side purse. GEN. N. B. FURELEST, Frenchent.

MENKEN BROTHERS GOT ONE OF THEM WILL EXHIBIT MONDAY, NOV.11,

PARIS MADE CLOAKS, FRENCH DRESS GOODS. NEW

TRIMMINGS. NEW BUTTONS.

OF THEIR OWN IMPORTATION. These Goods are Elegant. Desirable and Cheap.

We invite our Custom-

ers to give them their immediate attention.

-ALSO-Fresh Novelties IN FANCY COODS OF Foreign and Domestic Make. J. B. WASSON & CO., Wholesale Bealers in

DRUGS, MEDICINES, PAINTS, OILS, DYESTUFFS. Pomades, Perfumeries, Etc.,

And an endless variety of Fancy Toilet Articles, Etc.,

Too tedious here to enumerate

SUCCESSORS TO Mesers, NIPGEN & BRAKIST, and of JOHN A. NIPGEN, No. 318 Main street, Memphis, Tenn.

carried husiness man of lung and tried as port-ence. And with our personal knowledge was familiarity with the wants of our numerous

J. S. SHAW & CO., WHOLESALE AND RETAIL DEALERS IN

TALE OF ENCANTMENT MATINEE. HARDWARE, IRON AND STEEL

STOVES AND CASTINGS,

233 Second Street.

G. J. DEAGLE Learn and Manager, WE BUY FOR CASH, SELL AT SMALL PROFITS, GREAT CLEARING SALE.

IMMENSE REDUCTIONS! -A T-

We are determined to retire from the DRY GOODS BUSINESS, and consequently offer our immense Stock of Dry Goods at unprecedentedly low rates. Every article kept by a first class establishment, including Boots, Shoes, Hats,

311 MAIN STREET.

Furnishing Goods and READY MADE CLOTHING Give us a call and be convinced that goods can be obtained SUBURBAN LOTS nowhere else in the city of Later Styles, Superior Quality or Lower Prices.

LOWER PRICES! DECLINE IN DRY GOODS.

RICE, STIX & CO., TEN YEARS' CREDIT RETAIL DEPARTMENT, 307 MAIN STREET.

GRAND CLOSING SALE.

To keep pace with the intest decline in Eastern markets, and to facilitate an early closing out of our Retail Stock, we have again reduced the prices of the entire line of Stard and Dress Goods, Furnishing Goods and Fancy Notions. An examination of our prices will convince you at once that we mean to make a QUICK BALE.

RICE, STIX & CO.

ANDREW STEWART. W. B. GALBREATH. WM STEWART, Late of Stewart & Bro., Des Arc, Ark.

CALBREATH, STEWART & CO., Wholesale Grocers, COTTON FACTORS

AND COMMISSION MERCHANTS.

MEMPHIS, TENNESSEE.

No. 11 UNION St., bet. Front and Main,

All Cotton consigned to us Insured, unless Otherwise Instructed

We keep generally on hand the following articles, at the LOWEST MARKET RATES, vis: Mess Pork, Baron, Sugar Cured Hams, Lard, Flour, Sugar, Coffee, Tea. Rice, Molasses, Snit, Candles, Oysters, Sardines, Can Fruit, Candies, Raisins, Pickles, Choose, Tobacco, Segara, Snuff, Crackers, Soda, Spices, Pep- On Thursday, December 5, 1867, per, Ginger. Indigo, Madder, Cotton Yarns, Copperas, Brooms, Buckets,

Liberal Cash Advances made on Cetton Snipped to Stewart, Galbreath & Fizer, N. Orleans.

STEWART, GALBREATH & FIZER, COTTON FACTORS AND COMMISSION MERCHANTS,

No. 46 Union Street, NEW ORLEANS, LA

FINLEY'S

YET? GOT ONE

OF WHAT, SIR?

WHY, ONE OF THE "FINLEY

> CHURN DASHERS."

WHY DO YOU ASK ME THAT QUESTION, SIR

Because one of them is needed, no doubt, and that badly, among your household conver some item of charming may become an agreeable recrea ion to the ladies, npon whom such duties minally devolve What's the article? What's the description? What's it do,

pray, Sir? which is pisced in the "old fashloned" wooden or tob churn, and worked in the same manr precisely as the "old Dasher" these two wheels revolve rapidly and in coaster directions every up and down movement of the "Dasher," completely disengaging and cutting the the minutest perticles; while at the same time by aid of the "air beds" in each division of the wheels, keeps the whole bulk of the cream supplied with con-

resh air, thus secuting by the simplest process the true principles of "Good Entler Making.

Well, sir, is the thing simple-very simple? Why, so very simple when sees, that not a word of explanation is necessary. Why " Bid-dr," "Aunt Dinah," or the sighty sur old child can both sadersions and use it, and couldn't for sir lives imagine any other purpose for it. Is it durable and substantial, sir?

It is made of the best Sheet Eine-will not such strong-neat, and with ordinary care, will Wines, Liquors, ligars, Eice, iasi as long as you and your grand-children's children. Long enough; well, my friend, does it make GOOD BUTTER and QUICK? It does not only make good Butter, but about ONE FOURTH MORE, to a given amount of eream, under like circumstances of quality and temperature, and in about ONE HALF THE FIME required by the use of the "old dasher." Am, however, quite ready to confess that it

will not make Butter as quick as the boasted "Five Minute" and other "lightning" Churns, nor would we have it so quick, for the very plain and simple reason that the extraordinarily rapid operation of such Churns yields as the result a man of SOFT, LARDY, uniqueling stoff, instead of those RICH, GRAINT, WAXY, FIRM and LIVELY QUALITIES which constitute REAL Well, sir, I have one of the "old fashioned" Churns-an o'd family relia of several gru rations past, and do I understand you that bothing more is required than one of the "PIS-LEY DARHERS "

Nothing else whatever to complete the SIMPLEST, CHEAPEST, and MOST SATISFAC TORY CHURNING APPARATUS that the world has yet produced.

Well, friend, once more—excuse ms, sir-right well pleased, but a little suspicious. Can't sip IL. Are you suce this is not one of the Yankse humburs one of the "Machine Nutmers. ing a "broad guage" grin to the phin of the most fixtidious epicure, -but with somewhat

oring a fine programme and somery " when casting a sly peep at the cook after many fruities efforts to slice a brott or two. Ugh! such looks and such "tonguing" as all understand Methinks I dissever a mutual sympathy, a similarity of experience and a similar defeminution to avoid all humbnes, especially with the "Yankee" prefix. My friend, "PINLEY'S DASHER" IN NO RUMBUG - not a bit of it, sir. "Is a "home invention," and will upon its own true merits, win its way into every household in the land, North and Sonta. The Immer is open to competition, and for "common sense," every day practical use and household economy, we say to Yankow or anybody clos, EEAT IT IF TOU CAN.

Principal Depot for the Southern States for FINLEY'S OHURN DASHER, at the popular China Hall of EASTLAND, LLOYD & GILBERT, No. 321 Main street, Memphis, Tonu, and for sale by agents everywhere. Retail Price, \$4 00 Each, and Invariably Cash.

J. A. CAMERON & CO., No. 321 Main Street, Memphis, Tenn., AGENTS FOR THE UNITED STATES.

A gonts wanted Everywhere.

A gonts wanted Everywhere.

Wholesale Brug Emporism
OF THE SOUTH.

We would therefore offer several indicementally, to desire in this chief and country generally, to desire the third in the country generally, to desire in this chief and country generally, to desire in this chief and country generally, to desire in this chief and country generally, to dear any other in the chimal manufactures with their confidence, assuring them that as we import direct from toreign instructions from the chimal manufactures and first-hand dealer; of this country, in use of the country, in use of the country and more septectally as with the proof of the Suthern States, who now feel so greatly in the country generally to a with the proof of the suthern States, who now feel so greatly in the country generally to a with the proof of the suthern States, who now feel so greatly in the country generally, to desire the whole limited states, and cannot therefore as the country country and more services and more septerally, to a with the proof of the suthern States, who now feel so greatly in the country country and more services and the country country and the such general country country and more services and the country country and the such general country country and the such general country country and the such general country co

The sum of the line for the lin

AUCTION.

Saloon, Fixtures and Good Will

AT AUCTION. W if will sail on SATURDAY, isth lest, len-sails, on the premises, at No. 20 Front street under the old Richmond House, the SALOON with the Bar Finance, to be soid entire halp at 10 o'ctock.

OO ATER, TREZEVANT & CO. CONTINUATION

-OF-

OF MEMPHIS

TAKES PLACE

EXECUTORS' SALE VALUABLE FARMING LANDS

Fayette County, Tennessee, Marshall County, Mississippi. Near the Railroad Depot at Collierville.

o close the valuable tract of land belonging to decedent, known as his NONCONNA R PLa N-TATION, apont four mises south of Cotherville, containing about seven bundred acres, undivided into several small farms, as per plan to be seen out the published maps. This plantation was subscort for its superior sidvantages of foreston and greated citon, and office great inducements to cotton, grain or fruit growers, having a large proportion of open land and under good force.

The improvements are such as are excelled in a potten farm.

TERMS OF SALE:

Executor's Sale CHURN DASHER. The Homestead Tract of Land

> On Thursday, Nov. 28, 1867, he valuable place on which he resided, well nown as "THE OARR," situated on the OLD LALEIGH SOAD, about five miles from Main-

TERMS: Third Cash, balance one and two years credit Title two painted one and two paint credit the remained on mencing at ten conce.

A. C. POPE, Executor.

A. R. POPE Executor.

BOYSTER, TREZEVANT & CO., Occid

North American Life & Accident Inc. Co. PRILADELPHIA, PA.

policies issued on the endowment pi I its policies are non-forteitable.

-DEALERS IS-

POREIGN AND DOMESTIC

ISIDOR ROSENBACH, RECTIFIER

AND WHICKSALS DEALER IN LIQUORS

No. 226 Front Street, MEMPHIS, : : : TENNESSEE.

Common, Rectified and Bourbon WHISKIES Supplied to the Trade

At the Lowest Market Prices. Trustee's Sale. NDER and by virtue of a deed of trust me azecotes by Charles Pfannenstichi, o and day of March, 1806, and dury recorded to and its and licand Ill, I will, on friday, the sixth Day of Becember, 1867, Between the hours of 10 a.m and 4 p.m., on the premises, sell at public sale to the nightest jets-der, or cash, the following described property: A certain pater of hand attents lying and being in the city of mempilis, the county of Shelby and the State of Tennesse, and described as follows:

said Cromwell in; themse north with the sear boundary line of said Cromwell let one hun-sived and twelve (17 fe t and six a inches to the said beginning—togsther with aid the ap-purtnances thereupro belonging. Said deed of trust was executed to secure the sayment of certain promissory notes to Edwin W. Lehman for the balance of the purchase money. Re-demption waived. This perfect but sell only as trustee.

Memphis, November 18, 1827. novivi des

-- ON ---

from 9 to 11 o'clock.

Conveyances Leave our Office

ROTSTER, TREZEVANT & CO.,

Washboards, Kentucky and India Bagging, Rope, Iron Ties, Gum Belting,

ROYSTER, TREZEVANT A CO.

NEAR THE CITY OF MEMPHIS. Belonging to the Late John Pope, Esq.

RALEIGH ROAD, about five miles from Mem-phia, subdivided into anali tracts, as per plan, to be seen at the office of the Auctioneers. These are highly desirable lance for Residences and teation Farms.

The Marion, with its amele house form, and the large farden and beautini Grove-Mached, constitute one of the most attractive and beau-tiful houseweeds to be had in the vicinity of Namphis. The property will be sold on the following easy.

LILLY BROTHERS.

STAPLE AND FANCY GROCERIES.

Corn r Scoud and Union Sts. MEMPHIS, TENN.